empower the justices of Cæcil county to streighten and amend the public roads C H A P. in faid county, and to levy the expences attending the same on the affestable property of faid county, passed November session, seventeen hundred and ninety-one, except so far as relates to the roads already laid out by the commissioners of said county, shall cease to be in force, and are hereby repealed, so far as relates to Cæcil county.

C H A P. LXXIV.

An ACT to continue the acts of affembly therein mentioned. Paffed December 28. E it enacted, by the General Assembly of Maryland, That an act, entitled, Several acts An act to regulate public ferries, passed at November session, seventeen continued:

hundred and eighty-one, and a supplement thereto, passed at April session, feventeen hundred and eighty-two, and an additional supplement thereto, passed at November session, seventeen hundred and ninety-one, be and they are hereby continued, and shall remain in full force until the thirtieth day of October next, and until the end of the next fession of assembly which shall happen thereaster. That another act, entitled, An act respecting the equity jurisdiction of the county courts, passed at November session, seventeen hundred and ninety-one, and a supplement thereto, passed at November session, seventeen hundred and ninetytwo, be and they are hereby continued, and shall remain in full force until the thirtieth day of October next, and until the end of the next fession of assembly which shall happen thereafter. That one other act, entitled, An act relating to the estates of deceased persons, passed at November session, seventeen hundred and feventy-nine, be and the same is hereby continued, and shall remain in full force until the thirtieth day of October next, and until the end of the next fession of affembly which shall happen thereafter.

C H A P. LXXV.

An ACT relative to appeals to be prosecuted or injunctions to be Passed December 28. obtained by executors or administrators.

THEREAS injustice may be done to executors and administrators from Preamble. the nature of the bonds at present required from them on obtaining writs of error, and injunctions out of the court of chancery,

II. Be it enacted, by the General Assembly of Maryland, That hereafter, when Chancellor to an application shall be made to the said court by any executor or administrator prescribe the for a writ of error to remove a cause from the county court to the general court, on removal, or from the general court to the court of appeals, the chancellor, on a statement &c. by fuch executor or administrator of facts, supported by affidavit, or other proof, shall have power and discretion to prescribe the penalty of the appeal bond, which by law is in fuch cases directed to be taken.

III. And be it enacted, That whenever an application shall be made to the And on incourt of chancery by bill, in the usual manner, for an injunction to stay pro-junction, &c. ceedings at law, the chancellor shall have full power and discretion to prescribe the penalty of a bond, which shall be executed to the plaintiff or plaintiffs at law, with a furety or fureties approved by the chancellor, before the faid injunction shall be granted; that the condition of the said bond shall be, to perform fuch order or decree as the chancellor shall finally pass in the cause on the hearing of both parties; and that whenever an injunction shall be obtained from the court of chancery by an executor or administrator, on filing a bill and executing a bond as aforesaid, the chancellor shall have full power and discretion to decree against such executor or administrator, as equity and good conscience shall to the chancellor feem to require.

IV. And he it enacted, That this act shall have the same duration and con-Duration? tinuance as is limitted to the act for enlarging the power of the high court of chancery.